All All-Aller Holices.

All All-Aller Holices.

All Aller Holices.

5-90 Ronds of 1860 ... 5-20 Bonds of ISS, new_ Pacific Sixes.....

RAILRAGAD SHARES IN NEW YORK. New York, July 29, 1:25 p.m.-Market tem, demand fair. Tennessee bonds, old,

Quicksilver..... Wells, Fargo & Co's Express,.... New York Contral

uned a better tone. A few lists receipts, jobbing at 15@life for fresh uged hands at the following prices: packed; medium and inferior rule firm, Ordinary, 15 al4c; Strict Ordinary, 14 al5 c; Strict Good Ordinary, 15 a

| Scorners | 15 | Scorners | 1

per ton. Canned goods are quiet and steady with a small city trade doing; prices unchanged. Cheese is in full supply at 14a16c. the equity of renemption is harred, and the purchaser, on complying with his bid, will be placed in immeriate possession. H. CLAY KING, Special Commissioner. Memphia, July 18, 1871.

GENERAL MARKET.

retail prices are charged.]

[Quotations below are wholesale or Job-

ang cash prices in store. On small orders,

APPLES-Are in good supply, at \$1 25@

2 50 per barrel, according to quality.

BUTTER—Choice Western Reserve is in fair demand, jobbing at 22025c per pound.

Nedium, 18622c; common and infector, 15

BRAN-Is in demand at \$196020 per ton

13611c per dezen. Frous-The market for medium and

Basestre-In tair demand, with large sceipts, selling at 1862le, and 22c for Routocky standard brands.

Brans-Steady. White mixed, \$1 4066
1 60; navy, \$262 25 per bushel.

BUILDERS' MAXKHALS-Louisville cement, per barrel, \$2 75; Rosendale esment, \$4 25; plaster peris, \$4 2564 50; Grider & Co's Alabama lime, \$1 4864 50; Grider & Co's Alabama lime, \$1 4864 50; halr, in bales, \$2 3068 75; fire brick, per 100, \$4 50 (\$5 00; common brick, \$10612 per \$1000, tofilvered.

Cornwart—is quiet and steady with No. 238,-N. R.-First Chancery Court

Chicago and Northwestern, preferred 2015
Rock Island 108
St. Paul 109

CHANCERY SALE -0F-

arred, EDMUND A, COLE, Cierk and Muster. L. V. Dixon, Attorney. 1921 CHANCERY SALE

No. 2:4, R. D.—In the Second Chancery Court
of Shelby county, Tennessee.—John C. Febics vs. W. A. Fichner et al.
IT appearing from the amended bill, which
I as sworn to in this cause, that the defendant, W. A. Fichner, is justly indebted to the
compilation in the sum of \$300 69 and interest, due by bill of exchange, and that he is
a non-resident of the Sinte of Tennessee, and
that for these causes an attachment was sheat
out of this court against the property of dejendant, Fitchner, and the same was issued,
and has been returned by the sheriff, duly
jevied on the property of defendant, W. A.
Fitchner:
G. Is therefere ordered, by the Clerk and
Master, That he made his appearance herein,
at the tourt-Konse of the Second Chancery

A copy—Attest:
M. D. L. STEWART, Clerk and Master.
By C. SELCHER, Deputy C. and M.
Geo. Glilham, Sol. for complint. Jy9 sn Mon-Resident Notice.

No. 114, R. D.—In the Second Chancery Courof Shelby county, Tennessee.—William E.
Wikey and James C. Wiley vs. Charles Heldel, Alice Heidel, Catharine Muller, Wilillam Wiley and others.
IT appearing from bill duly sworn to in this
I cause that the defendants, Alice Heidel,
Catharine Muller and William Wiley are
non-residents of the State of Tennessee;
It is therefore ordered, That they make
their appearance heroin, at the court-house
of the Second Chancery Court, in the city of
Momphis, Tann., on or defore the first Monday in August, 1871, and plead, answer or
denar to complainants bill, or the same will
be taken for conference as to them and set for
harring exparte; and that a copy of this order be published once a week, for four-sucessive weeks, in the Momphis Appeal.
A copy—attest:
M. D. L. STEWART, Clerk and Master.
By C. Belcher, Sois, for complia, jy Isn

HOM. RESIDENT MOTICE

Attachment Netice.

No. 818, A. D.—In the First Circuit Court of Sheiny county, Tennesses—Tool, Phillips & Co. vs. H. P. Spellman.

N this cause an attachment having been such out under section 365 of the Coule and returned into Court, levied upon the personal property of defendant, and allidavit having been made that the defendant is indebted to

It is therefore ordered, That be make his personal appearance herein, before the Judge of the First Circuit Court of Sheiby County, at the court-house in the city of Memphis, on the third Monday in September next, and defend said attachment suit within the time prescribed by law, or the same will be proceeded with exparte, and that a copy of this order be published once a week, for four consecutive weeks in the Memphis Appeal.

Done at office, this 5th day of June, 1871.

FRANK TAFF, Clerk.

By B. F. COLEMAN, Deputy Clerk.

Brown & Collins, Allys for plaintiffs. 168

Attachment Notice. Jno, J. Gibson, pisintiff, vs. O. B. Skinne Manager of the "South Shore Line," of fendant.

No. 900A.D. in the First Circuit Court of Shel-by County, Tennesses. G. W. Frazer va turson & Burke. [N this cause an attachment having been

So. 58 R.—In the First Chancery Court of Shelby county, Tennesses.—Lewis Selby vs. A. M. Ferguson et al.

IT appearing from the Shoriff's return in this cause that the defendant, Saran L. Dent, cannot be found in Shelby county, and upon whom personal process cannot, be had; it also appearing that a writ of attachment has been issued in this cause, and returned levisd upon the property of defendants, A. M. Ferguson and H. G. Dent:

It is therefore ordered, That she make her appearance, herein, at the court-house in the city of Memphis, Tenne, on or before the first Monday in August, 1871, and plead answer or desurt to complainant's bill or the same will be taken or confessed as to her and set for hearing exparte; and that a copy of this order be published once a week, for lour successive weeks, in the Memphis Appeal, this June 28, 1871.

A copy—Altest:

When, on motion, the ordinance, as amen of, passed a first reading by Conneil, July 6, 1921; the rupped, the rule the provisions of the Council content of the charter, suspended, and, on median, the climate was, on a second reading, passed in the provisions of the clearity, conformity with the provisions of the clearity, and upon whom personal process cannot, be had; it also appearing that a writ of attachment has been lessed in the city of Memphis, Tenne, on or before the first Monday in August, 1871, and plead answer or desurt to complainant's bill or the same will be taken our confessed as to her and set for hearing exparte; and that a copy of this order be published once a week, for lour successive weeks, in the Memphis Appeal, this June 28, 1871.

A copy—Altest: 53 B. - in the First Chancery Court belby county, Tennessee. - Lewis Selby v

A copy—Aftest:
EDMUND A. COLE, Clerk and Master,
R. J. BLACK, Deputy C. & M.
Vance & Anderson, Sol. for Comple. 1639 don-Resident Notice.

Mon-Resident Notice.

No. 247. R. D.—In the Second Chancery Court of Sheiby County, Tennessee.—The Memphis and Ohio-Railroad Company vs. J. M. Tomony and others.

I tappearing that process of subpens, regularly Issued in this cause against the defendant J. M. Tomeny requiring him to answer, etc., which has been returned by the Sheriff of Sheiby county, with the Indersement that said defendant is not to be found in this county:

It is therefore ordered, That he make his appearance herein, at the court-house of the Second Chancery Court of Sheiby County, in the city of Memphis, Tenn., ou or before the first Monday in August, 1871, and piexed, answer or demur to complainant bill or the same will be taken for confessed as to him, and set for hearing exparte, and that a copy of this order be published once a week for four successive weeks in the Memphis Appliat.

A copy—attest:
M. D. L. STEWART, Clerk and Master.
By C. BELCHER, Deputy C. and M.
Stephens & Smith, Sols. for comp't. jeZ tu

Non-Resident Notice. out of Shelby county, Tennessee.-Edund D. Bray, Adm'r of Mary Warren, de-

THANK AND TRADE.

THE MEMPHIS DAILY

**TH

see, S. It is distinctly understood and agreed by and between the Mississippi River Bailroad Company and the city of simplifs, and the same a made an express condition of the subscription hereby authorized, that the Mississippi River Railroad Company shall never make any discrimination against the city of Memphis, or its inhabitants, in the transportation of freight and passengers to or from the city.

See, F. But it is specially provided that no bonds shall be hance to said railray company under the provisions of this ordinance until the said company shall have first paid their note made to the Southern Hallroad and their note made to the Southern Hallroad and their note made to the Southern Hallroad and their note made to the Southern Hallroad Connection for the Southern Hallroad Connection for the Mayor shall be satisfied of the provisions for the payment of said note as the form levying on the said railroad for Hallroad Connection for the Mayor shall be satisfied of that ract before issuing the bonds.

Ordinance committee.

REPORT.

KEPORT.

Your Ordinance Committee report Invorably upon the Mississippi River Railroad Grdinance, as amended.

When, on motion, the ordinance, as amended, passed a first reading by Council, Imp 6, 1871; thereupen, the rules of the Council, in relation to the passage of ordinances, was, in conformity with the provisions of the city charter, suspended, and, on motion, the ordinance was, on a second reading, passed finally by Council, Iniv 5, 1871.

Action of the Council concurred in by Board of Aldermen by like action, July 6, 1871.

Amend section 5 "of an ordinance passe binding only when ratified by a midrity of three-tourills of the votes cast at this election, of the legally qualified votes of the city," etc.

Adopted by Council, July 18, 1871. Passed first resuling by Council, July 18, 1871. Rules suspended as required by charter. Passed second and final residing by Council, July 18, 1871.

Amendment passed first reading by Board of Aldermen. Rules suspended, per charter requirements, and ordinance.

of Aldermen. Rules suspended, per charter requirements, and ordinance passed assecond and final reading by Board of Aldermen, July 18, 1871. Approved July19, 1871. JOHN JOHNSON, Mayor. Attest: L. R. RICHARDS, City Register.

NOTICE.

MAYOR'S OFFICE, CITY HALL,
MEMPHIS, TENN., July 19, 1871.}

36 In accordance with the provisions of
the above Ordinance, an election will be held
in all the wards of the city of Memphis, on Saturday, 19th Day of August, 1871, Between the hours fixed by law. 1920 JOHN JOHNSON, Mayor. CITY ORDINANCE.

Non-Resident Notice.

No. 485 - In the Second Chancery Court of Shelby county, Tennessee.—W. L. Stewart et al. vs. W. H. Pittman, George R. Robertson et al.

IT appearing from the supplemental bill duly sworn to in this cause, that the defendant, George R. Robertson, is a non-resident of the State of Tennessee.

It is therefore ordered, by the Clerk and Master, That he make his appearance herein, at the Courthouse of the Second Chancery Court of Shelby county, in the city of Momphis for the forty-fourth corporately in the Courthouse of the Becond Chancery Court of Shelby county, in the city of Momphis for the forty-fourth corporately in October, 1871, and plead, answer or demur to complainants original bill, as well as the supplemental bill filed herein, or the same will be taken for confessed as to him and set for hearing exparte, and that a copy of this order to published once a week for four successive weeks in the Memphis Appeal. This July 28, 1871.

M. D. I., Stewart, Clerk and Master, By C. Brichmer, Leputy C. and M. Randolph, Hammond & Jordan, Sols, for Compl'ts.

Mnn-Resident Moffes.

SEG. 3. This ordinance shall take effect and be in force from and after its passage, and all ordinances inconsistent with this ordinance are hereby repealed.

Passed first reading and referred to Ordinance Committee of Hoard of Ardernam, July 5, 1871, referred to Ordinance Committee of Council July 8, 1871.

Passed first reading, as amended, by Board of Ardernam. Sules suspended by charter requirements, and passed second and final reading by Board of Alderman July 18, 1871.

Passed first reading, as amended; rules suspended and passed second and final reading, as amended, by Council July 18, 1871.

Approved July 18, 1871.

JUHIN JOHNSON, Mayor.

First Chancery Court of Shelby county .- No. First Chancery Court of Shelpy county.—No, 2522, N. R.—Anthony Zanone et al. ya. Frank Salialamaenia. No. 255, N. R.—Louis Loseretto ya. Frank Salialamaenia et al.

D'A virine of all interfocutory decrees for D sale entered in the above came, day 22, 1571, I will sell at public anotion, to the highest bidder, in front of the Clerk and Muster's office, Greenlaw Block, Second street, in the

Thursday, August 17, 1871,

Within legal hours, the following described

this and the suithing next thereto on the
west.

TREMS OF SALE.—The real estate to be sold
on a credit of aix months; notes, with approved security required, bearing interest
into date; then retained as security. Equity
of relemption parred. The personal property will be seed for each.

EDMUND A. COLE Clerk and Master.

Wright a McKheick, and Sam Toole, all'ye

Chancery Sale of Real Estate

S.
No. S.Z. N. H.—First Chancery Court of Shelly
only.—Neary Ann Brown vs. Lowis N.
Cranton et al.

D'alic celempton ourses, in the city of
Memphis, Tennesse, on

Tuesday, August 15, 1871,

Within legal hours, the following described
property, to-wit:

A certain percet of land situated in the city
of Memphis, Shelby county. Tennesse,
thown and designated on the plan of said
ty at the southwest corner of lot six, on the exist
alley last's lectione with the west
aside of Saconal street of the Same and hold real salate to the amount of Soo, 30, 4,

Mithin legal hours, the following described
property, to-wit:

A certain percet of land situated in the city
of the southwest corner of lot six, on the exist
alley last's lectione hundred and forty-eight
feet and six raches to the southwest corner of lot six, on the exist
and so feet and six raches to the southwest owners,
in the southwest corner of lot six, on the exist
alley last's lectione hundred and forty-eight
feet and six raches to the southwest corner of lot six, on the exist
alley last's lectione hundred and forty-eight
feet and six raches to the southwest corner of lot six, on the exist
alley last's lectione with the west
side of said to (18% reef) forty-eight feet six
mehas to a stake; thence with the west
side of said to (18% reef) forty-eight feet
to the beginning.

TERMS OF SALE—One-half [34] cesh; balance in five city of the legislatic and the series and contract of last corner for last, one in the city of
the last corner of lot six, on the exist
alley last's received on hundred and forty-eight
feet on in the city of last's received to the beginning of last of last o

dies of said lot [16%] seel forty-sight feet are inches to anake; thence west to said Second to the beginning.

TERMS OF SALE—One-half [34] eash; being the worder of the same in two equal instainment, due in aix more in two equal instainment in two equal instainment in aix more in two equal instainment in the purchaser shall execute notes with approved security; blen to be relatined in the purchaser shall execute notes with approved security; blen to be relatined in the state of the execute with approved security. Lien to be relatined in the state of the execute with approved security; blen to be relatined in the state of the execute in the execute in the state of the execute in the

Chancery Sale of Real Estate

Saturday, August 26, 1871. 339.-In the Second Chancery Court of DY virtue of an order of sale made in this cause, I will sell as public auction, to the ighest bidder, in front of the office of the second Chancery Court, in the city of Membris, Tennessee, on

No. 174, M. C. B.—German National Bank of Memphis vs. Eliza E. Porter et al.

BY virtue of a decree pronounced in this prame Court, I will sell, to the highest hidder, on. Wednesday, 23d Day of August, 1871, In front of the First Clunicary Court bouse, Greenlaw Block, Second street, in the city of Menaphia, a cartain trace or parcel of and, lying and being in Shelly county, Tennessee, in the life Civil Daving: Beginning at a state on the corner of Mosby and Cachran avenue; running theree south life for with Mashy avenue to a state, where there is at this times dence; themse cost about any feet, Gaurrant's line; thenes north my feet, of Cochran avenue, along with Gaurrant's line; from thence west about Er. See to the leginning; containing, by estimation, two arrests being arms land names in a deed of W. is. Forter, Trustee to John Builock for use of Siles E. Porter, of record in the Register's office of Shelby county aforesaid.

TREES OF SALE SIL and twelve months credit; notes with approved scentig, and

Clerk's Sale of Real LState.

No. 281, R. D.—In First Circuit Court.—Petition to sell land to pay debts.—Reit Johnson, Administrator of Samuel Miller, and others, w. Mansford Albert and others, and others, w. Mansford Albert and others.

Thursday, August 10, 1871, by Virtue of a decree of the First Circuit ID Court of Shelby county, made in the above cause, on the lst nay of July, 1871, will, in front or the Circuit Court-house, at the entrance theorem, on the circuit county, made in the promises, sell at public sale, to the highest field will, in front or the Circuit Court-house, at the entrance theorem, on the circuit property:

A certain parcel of land situate, lying and the entrance theorem, on the circuit payer of line situates for cash the following described property:

A certain parcel of land situate, lying and the gight the city of Memphis, the county of Shelby and State of Tennessee, and described as follows, to-wit: Being a part of its unmbered and sevents and beautiful can be seen by reference to dead to Mary Carey one (37) as designated upon the original plan of lots of the town of Memphis, which had been the sent part of a second tree in the matrice and sevents of Shelby county, Tennessee, in the city of Shelby county of Shelby county, Tennessee, in the sent respective of Shelby county of Shelby county, Tennessee, in the city of Shelby county of Shelby county, Tennessee, in the sent respective to the town of Memphis, which had been the county of Shelby county, Tennessee, in the sent respective to the county of the town of the county of Shelby county. Tennessee, in the city of Shelby county of Shelby county, Tennessee, in the county of Shelby county, Tennessee, in the sent respective to the county of the town of the county of Shelby county of Shelby county of Shelby county.

Tennessee, in the door of the Court-house of the First Chancery Court of the First Chancery Court of the first Chancery Court of the city of Memphis, the following real estate: Lying and being in the city of Memphis, the follow with the outrance thereof, on the northeast corner of Union and Second streets, in the city of memphis, on Second streets, in the city of memphis, on Second streets, in the city of Memphis, the cornary of Memphis, on Second streets, in the city of Memphis, the cornary of Shelby and State of Tennessee, and design the city of Memphis, the cornary of Shelby and State of the highest bidder, a tract or parcel of land lying and situated in the county of Shelby, State of Tennessee, and the city of Memphis, which is the county of Shelby, State of Tennessee, and designated upon the critical as follows, for which she was stated in the county of Shelby, State of Tennessee, and designated upon the critical spin of the same second streets of the town of Memphis, which is the county of Shelby, State of Tennessee, and designated upon the critical spin of the same second streets of the County of Shelby, State of Tennessee, and designated upon the critical spin of the same second spin of the

Trust Sale.

Tussday, let Day of August, 1874,
In front of the office of Mayre & Tresevant, No. 7 Madison street, Memphis, between the insura of the office of Mayre & Tresevant, No. 7 Madison street, Memphis, between the insura of 10 and 2 o'clock, proceed to sell, of cells, at public outery, to the highest hidder, the property in anit deed described as the following described in the cast by the death, and less apposite the residence in the sentit by the State line Road, now known as Union street extended; on the onest by the Post and Sall Avenue, on the north by Henry Avenue, and on the west by a lot known is the "Weich lot," containing by estimation shout in the down interest of Estate 78, walle, widow of defendant Root, while decembed in the cast by the Post and Sall Avenue, on the north by Henry Avenue, and on the west by a lot known is the "Weich lot," containing by estimation shout in the described in the eastern finalis of the city of Memphis, and upon which defendant, and upon which defendant, and leading the time of John C. Lamist, is bounded on the south by the Salt Line Road, now known as Union street extended; on the cast by the Post and Sall Avenue, on the north by Henry Avenue, and on the west by a lot known is the "Weich lot," containing by estimation shout at a cast and the north and upon which defendant, and leading the time of bin death, and leading the time of bin death, and leading the time of bin death, and leading the residence of John C. Lamist, is bounded on the south by the Salt Line Road, now known as Union street extended in the eastern finalis of the city of Memphis, and upon which defendant, and upon which defendant in the castern finalise of the city of Memphis, and upon which defendant i

PETITIONS FOR INCORPORATION. Petition To Amend Charter. o. 158, R.-First Chancery Court of Shelb W HEREAS, the Southern Life Insur

NOTICE TO NON-RESIDENTS.

M. D. L. STEWART, (Berk and Master.

Westcott & Stahi, Sois. för Compl's.

Jy55

CHANCERY SALE

OF—

OF—

OF—

REJAT: FISTATION

Master, That they make their appearance herein, at the court-house of the second Chancery Court of Shelby county, in the city of Memphis, Tennessee, on or before the first Monday. In September, 187, and plead, answer or demur to complainant bill, or the same will be taken for courted the first Monday. In September, at the court-house of the Second Chancery Court of Shelby county. In the city of Memphis, Appeal, This puly is, 1871.

No. 2728, N. R.—In the First Chancery Court of Shelby county.—E. Baecke & Co. ve. George Weechter et al.

DY virtue of an interiocutory decree for Sale entered in the above cause, May i.

1871, I will sell, at public ancellon, to the high-will bill of the Clerk and Master.

M. D. L. STEWART, Clerk and Master.

M. D. L. STEWART, Clerk and Master.

M. D. L. STEWART, Clerk and Master.

My Weed

SIOO REWARD.

J. M. Bradford, W. R. Johnson, are of Teunessee.

To the clerk and Master.

To appearance the first successive weeks of the first should be presented. This they make their appearance the result of the second Chancery Court of Shelby county. In the city of Memphis, Tennessee.

It is therefore ordered, by the Clerk and Master.

By Stephender, In the court-house of the Second Chancery Court of Shelby county, in the city of Memphis, Tennessee.

It is therefore or before the first word in the same will be taken for complete the first word be resulted to the Second Chancery Court, in the city of Memphis, Tennessee.

M. D. L. STEWART, Clerk and Master.

By Geo. Managers, Deputy C. and M.

Wares & Anderson, Sois, for complainants in the Memphis Appeal.

M. D. L. STEWART, Clerk and Master.

By Geo. Managers, Deputy C. and M.

O, W. Frazer, Bol. for complete.

No. 22, R.—Resident Motios,
No. 22, R.—In the Pirst Chameery Court of
Shalby county, Termosee—John M. Les ye,
Michael Forre et al.
If appearing Tress affidavit in this cames
that the defendant, Michael Forre, is a

Bacoupt at all potts first was.

All potts f

sighteen and twenty-four months, in equal instalments, purchaser executing notes, with approved security, bearing interest from date, then retained to secure purchase money, equity of redemption barred.

This July 24, 1871.

M. D. L. STEWART, Clerk and Master.

Westcott & Stahi, Sois for Compl't.

1925

Magnetical Rolico.

No. 38, R. D.—In the Second Chancery Court of Sheiby county, Tennessee.—S. P. Jones and others vs. W. H. Walker, J. M. Bradford, W. R. Johnson and son et al.

Tappearing from bill dnly sworn to in this I cause, that the defendants, W. H. Walker, J. M. Bradford, W. R. Johnson and son, are non-residents of the State of Teunessee:

It is therefore

Non-Resident Notice.

IN SUPREME COURT AT JACKSON,

SUPREME COURT.

IN SUPREME COURT AT JACKSON.

No. 156, M. C. D.—W. P. Mitchell vs. William By wirtus of a decree pronounced by the Haprenic Court, on the Hat day of June, 1871, in this cause, I will sait, to the nightest

Wednesday, 23d Day of August, 1871.

Wednesday the 23d Day of August, 1871,

the purchase money. Equity of redemptic barred. Sale within legal hours. JOHN H. FREEMAN, Clerk.

July 19, 1971. Gaott & McDowell, sols. IN SUPREME COURT AT JACKSON.

BY virtue of a decree pronounced on the Bith day of June, 1871, by the Eupreme Court in this cause, I will sell, to the highest

Wednesday, 23d Day of August, 1871,

of said land.

Terms of Sale—Cash.

Equity of redemption barred. Sale within lawini hours. July 18, 1871.

IOHN H. FREEMAN, Clork.

Estes & Jackson. Solicitors.

No. Sig R.—In the First Chancery Court of Shelby County, Tennessee, —W. Y. Elliott, Ex'rof Jonathan Bostlek, dec'd, vs. G. A.

A copy.—Attest M. D. L. STEWART, Clerk and Master. By C. HELCKER, Deputy C. and M. Logwood & Micon, Sols. for complically 120s